

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Zavala, Gilbert (for Petitioner Victor W. Siders)

(1) First and Final Accounting and Report of Status Administration and Petition Thereof and (2) for Final Distribution

DOD: 8/5/2001	VICTOR W. SIDERS, Administrator with Will	NEEDS/PROBLEMS/COMMENTS:
Cont. from 041614	Annexed, is petitioner. Account period: 3/21/03 – 12/8/13	Continued from 4/16/14. Minute order states no appearances. The Court orders Gilbert Zavala to be personally present on 5/21/14.
Aff.Sub.Wit.		
Verified		Copy of minute order and examiner notes mailed to Gilbert Zavala on
Inventory		4/17/14.
PTC		
Not.Cred.		As of 5/16/14 the following issues
Notice of		remain.
Hrg		Need Amended First and Final
Aff.Mail		Account based on the following:
Aff.Pub.		3.
Sp.Ntc. Pers.Serv.		Accounting does not comply with
Conf.		Probate Code § 1060 et seq.
Screen		2. Inventory and appraisal was not
Letters		signed by the probate referee
Duties/Supp		and does not include any
Objections		property. Attached to the
Video		inventory and appraisal is a
Receipt		summary of account that does not comply with Probate Code
CI Report		§1060.
9202		3.000.
Order		3. Need Notice of Hearing.
		4. Need proof of service of the Notice of Hearing on Brian L. Fox pursuant to his Request for Special Notice filed on 3/10/03.
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 5/16/14
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 1 – Siders
		1

Renge, Lawson K. (for Hubert Donny)

(1) First and Final Report of Administration, and Petition for Final Settlement, and (2) for Final Distribution, Accounting Waived

DOD:	9-19-03		HUBERT DONNY, Co-Executor with	NE	EDS/PROBLEMS/COMMENTS:
			full IAEA without bond, are Petitioners. Petitioner states co-Executor	1.	The heirs of the estate were Co-Executors Hubert Donny and Robert Donny. Robert Donny died in 2008. The petition states the
			Robert Donnie died January 8, 2008.		real property was sold, but does not indicated how the proceeds were
	Aff.Sub.Wit.				distribute. The Court may require clarification as to how the proceeds were
~	Verified		1 & A filed 10/21/2004 indicates a total estate value of \$225,000.00		distributed.
~	Inventory		consisting of real property located	2.	Petitioner requests the Court ratify and
~	PTC		on Van Ness in Fresno.		approve the acts and transactions of the
~	Not.Cred.		POH: \$0		Co-Executors; however, it appears the
~	Notice of		'		estate was distributed without Court authorization in violation of Probate Code,
	Hrg		Co-Executor (Statutory): Waives		and then abandoned, requiring status
<u> </u>	Aff.Mail	W	Attorney (Statutory): \$7,500.00		hearing to be set by the Court for closure
	Aff.Pub.		Costs: \$775.00 (filing, publication,		10 years later. The Court may strike
	Sp.Ntc.		appraisal, certified copies)		language ratifying such acts from the order.
	Pers.Serv.		Petitioner states the real property	3.	
	Conf.		was sold during administration. At	٥.	statutory fees and reimbursement for costs
_	Screen		this time, there is no cash balance		based on the I&A. However, the petition
-	Letters		of the estate subject to distribution		does not provide an explanation for failure
	Duties/Supp		by the Court.		to timely close the estate. Examiner notes that there had been no activity in the
	Objections		Petitioner prays for an order as		estate between filing the Inventory and
	Video Receipt		follows: 1. Ratifying, confirming and		Appraisal on 10-21-04 and the status
	Cl Report		approving the acts and		hearing set by the Court in November 2013 – over 9 years – even though the property
~	9202		transactions of the Co-		was apparently sold and proceeds
~	Order		Executors;		distributed in violation of Probate Code
	Oldei		2. That the estate be closed;		requiring petition and order. Pursuant to
			3. That the account be settled,		Probate Code §12205, the Court may reduce compensation.
	Aff. Posting		allowed and approved; 4. Distribution of estate not now	Re	viewed by: skc
	Status Rpt		known or discovered to the		viewed on: 5-15-14
	UCCJEA		persons entitled thereto;	Up	dates:
	Citation		5. Petitioner waives statutory	Re	commendation:
N/A	FTB Notice		compensation;	File	e 2 - Donny
			6. Authorizing payment of the		
			statutory attorney compensation and costs; and		
			7. For all other proper orders.		
					2

Rube, Melvin K. (for Petitioner Kevin Wingert)

Petition for Appointment of Successor Personal Representative and for Issuance of Letters Testamentary

DO	D: 4-17-03	KEVIN WINGERT, named alternate	NE	EDS/PROBLEMS/COMMENTS:
		executor without bond, is Petitioner. ANNA WINGERT, surviving spouse, was appointed Executor with Full IAEA without bond on 12-13-15.	1.	Petitioner did not use the mandatory Judicial Council form Petition for Probate DE-111.
~	Aff.Sub.Wit.	I&A filed 11-9-06 indicates a total estate	2.	Petitioner used the regular "Notice of Hearing" Form DE-120
	Inventory	value of \$6,000.00 (settlement proceeds).		instead of Form DE-121 "Notice of Petition to Administer Estate,"
	PTC	proceeds).		which contains the language
	Not.Cred.	Mrs. Wingert died on 12-14-06.		required by Probate Code §8100.
~	Notice of Hrg	Petitioner requests appointment as		. ,
~	Aff.Mail	executor without bond and that Letters		
	Aff.Pub.	Testamentary be issued to him with full		
	Sp.Ntc.	IAEA.		
	Pers.Serv.	Declaration of Attorney Rube states		
	Conf.	that upon appointment, Petitioner		
<u> </u>	Screen	plans to file a Probate Code § 12251.		
~	Letters	_		
	Duties/Supp			
	Objections			
	Video			
	Receipt	=		
	CI Report	=		
	9202 Order	_		
Ė	Aff. Posting	1	Re	viewed by: skc
	Status Rpt	†		viewed by: 5xC
	UCCJEA	1		odates:
	Citation		_	commendation:
	FTB Notice			e 3 - Wingert

David Lee Gainous (Estate)

Fanucchi, Edward L. (for Malkia Dillard – Administrator – Petitioner)

Amended Petition for Final Distribution on Waiver of Accounting and for Waiver of Attorneys' Fees

[DOD 10 11 01	Afforneys rees	LAUSEDO (DRODUSTAGO)
DOD: 10-11-04	MALKIA DILLARD, Administrator with Full IAEA	NEEDS/PROBLEMS/ COMMENTS:
	without bond, is Petitioner. Petitioner states she is the sole heir and waives accounting.	COMMENTS.
		Continued from 3-5-14
	I&A: \$42,565.84 POH: \$0	Soo Barro O
Cont from 030514	<u> </u>	See Page 2.
Aff.Sub.Wit.	Administrator (Statutory): Waived	
✓ Verified	Attorney (Statutory): Waived	
Inventory	Petitioner states the creditor's claim in the amount	
PTC	of \$24.32 filed by the Revenue Reimbursement	
Not.Cred.	Division of the City of Fresno on 12-5-06 was paid from Petitioner's personal funds.	
Notice of X	· · · · · · · · · · · · · · · · · · ·	
Hrg	Petitioner states all of the assets of the decedent were under \$43,000.00. The assets consisted of	
Aff.Mail X	bank accounts and an investment account which	
Aff.Pub.	were transferred prior to the decedent's death to	
Sp.Ntc.	either joint tenancy or solely in the name of a local	
Pers.Serv.	attorney. One of those assets involved the sale by	
Conf.	the attorney of stock which resulted in IRS assessing more than \$25,000.00 in taxes. As a result the IRS	
Screen	levied against the bank accounts of the decedent	
✓ Letters	in 2006 after his death. The Administrator filed a	
Duties/Supp	lawsuit against said attorney which resulted in	
Objections	settlement and payment of the assets directly to	
Video	Petitioner as the decedent's daughter (contents of a safe deposit box) in addition to a \$3,000.00	
Receipt	settlement. Receipt filed 11-3-08.	
CI Report	i ·	
9202 X	Petitioner states during administration, counsel for petition was also able to obtain a full refund from	
Order X	the IRS in the approximate amount of \$29,000.00 on	
Aff. Posting	a levy mentioned above. The refund was paid	Reviewed by: skc
Status Rpt	directly to Petitioner as the sole heir by the IRS.	Reviewed on: 5-16-14
UCCJEA	Petitioner states the entire value of assets listed on	Updates:
Citation	the I&A (\$42,565.84) was paid directly to Petitioner	Recommendation:
FTB Notice	and an ex parte petition to terminate the probate	File 3C – Gainous
	was sought since no assets came into the estate, but it was denied.	
	Petitioner requests that: 1) Administration be	
	brought to a close without accounting; 2) All acts and proceedings of Petitioner as personal	
	representative be confirmed and approved; 3) That	
	the waiver of statutory attorney fees and	
	commissions be approved; 4) That payment of the	
	decedent's assets directly to Petitioner as a result of	
	the lawsuit and IRS refund be approved; 5) That distribution of any other property not now known or	
	discovered be made to Petitioner as sole survivor of	
	the decedent; and 6) that any further orders be	
	made as the Court considers proper.	
		11

NEEDS/PROBLEMS/COMMENTS:

- 1. The Court may also require clarification as to the Administrator's failure to close the estate within a reasonable time frame.
- 2. Although I&A includes total assets of \$42,565.84, Petitioner now states that <u>no assets</u> were received into the estate: The \$3,000.00 settlement, the \$29,000.00 IRS refund, and the contents of the safe deposit box were paid directly to the Petitioner. However, this does not account for the other assets inventoried (cash accounts totaling over \$10,000.00) and further appears to be an inappropriate and unauthorized distribution, since the estate was opened in order to pursue the assets, and once received, should have been received by the estate.

Need authority for receipt outside of the estate.

- 3. Regardless of what is on hand at the present time, the estate did recover assets that were distributed, appropriately or not, to the Petitioner as the sole heir. Therefore, the filing fee for this final petition of \$435 is due.
- 4. Receipt filed 11-3-08 indicates receipt of various personal property items that were not inventoried or valued, including jewelry, antique coins, other). Personal property must be appraised by the probate referee. Probate Code §8900 et seq.
- 5. Need proof of service of Notice of Hearing with a copy of the Petition at least 15 days prior to the hearing pursuant to Probate Code §1252 and Request for Special Notice filed 12-8-06 on County of Fresno Revenue Reimbursement Division.
- 6. Petitioner States the creditor's claim of \$24.32 was paid from her own personal funds; however, no allowance was filed by the petitioner, and no withdrawal was filed by the claimant (County of Fresno).
- 7. Petitioner does not address notice to the Director of Health Care Services pursuant to Probate Code §9202(a). If notice was required but not completed, continuance for proper notice and time for response is necessary. DHS has four months to respond.

<u>Update</u>: Notice of administration was sent to DHS on 3-7-14. Thereafter, DHS filed a Creditor's Claim for \$28,595.99 and a Request for Special Notice.

<u>Therefore, need proof of service of Notice of Hearing on DHS with a copy of this petition at least 15 days prior to the hearing per Probate Code §1252.</u>

8. Need order.

4B

Case No. 06CEPR00989

David Lee Gainous (Estate)

Fanucchi, Edward L. (for Petitioner Malkia Dillard – Administrator) Atty Fee Waiver

	ree waiver	1
		NEEDS/PROBLEMS/COMMENTS:
		confidential
		Confidential
Cont. from 012214,		
030514		
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 5-16-14
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 3B – Gainous

4B

5

Barron, Richard B., sole practitioner of Visalia (for Petitioner Perine & Dicken, Trustee) Atty

> Petition of Trustee for Approval of Third Account Current, for Approval of Trustee's Fees and for Authorization to Compensate Counsel for the Trustee

Trustee's Fees and for Authorization to Compensate Counsel for t				
Age: 51 years			PERINE & DICKENS PROFESSIONAL FIDUCIARIES,	NEEDS/PROBLEMS
			Trustee, is petitioner.	
			Account period: 2/1/2013 – 1/31/2014	1. Proof of Serv of the Notice filed 4/9/201
Сс	ont. from		Accounting - \$140,077.99	notice to the
	Aff.Sub.Wit.		Beginning POH- \$118,137.86	was sent C/0
1	Verified		Ending POH - \$109,520.36	JIMENEZ, siste
-			(\$12,343.29 is cash)	caregiver. N
	Inventory			by mail must
	PTC		Attorney - \$4,061.50	individually o
	Not.Cred.		(per itemization and declaration, for 26.1 hours	to the person
1	Notice of		@\$225-235/hr.; includes \$86.00 costs.)	notice pursu Rule of Cour
-	Hrg		Trustees - \$9,402.00	and (2). Cou
✓	Aff.Mail	W/	(\$264.00 due; \$9,138.00 already paid; Trustees	require direc
	Aff.Pub.		are allowed to pay themselves for services	the Beneficio
	Sp.Ntc.		rendered at \$120 per hour not to exceed	Josephine D
	Pers.Serv.		\$1,500.00 per month; for 78.35 hours of service.)	
	Conf.		Carra air ann C4 000 00 (a airth	Note: Court will
	Screen		Caregiver - \$4,800.00 (paid) (paid to Janie Jiminez @ \$400.00 per month for	Hearing as followThursday, Jul
	Letters		caregiver services.)	at 9:00 a.m.
	Duties/Supp		caregiver services.	Department
	Objections		Bond - \$1 52,000.00	filing of the F
	Video		(request reduction to \$150,000.00.)	Account.
	Receipt			
	CI Report		Petitioner states:Fidurciary Christopher Kennedy resigned	Pursuant to Loca
1	2620		from Perine & Dicken (Trustee) effective	the required do filed 10 days price
	Order		11/15/2013 and at that time resigned as Co-	above date, the
√	Order		Trustee of the SNT; Petitioner requests the	hearing will con
			Court accept his resignation as Co-Trustee	calendar and n
			and discharge Mr. Kennedy upon the	appearance wi
			approval of the account;	required.
	Aff Davidon		 As of the closing of the date of accounting, the personal property of the estate had a 	~Please see add
	Aff. Posting		total value of \$109,520.36 ; the Trustee	Reviewed by: LE
	Status Rpt		estimates that income in the coming year	Reviewed on: 5/
	UCCJEA		will be ~\$22,000.00 ;	Updates:
	Citation FTB Notice		Bond should therefore be reduced to	Recommendation
	FID NOIICE		[\$150,000.00].	riie 5 - Diaz
			~Please see additional page~	

S/COMMENTS:

vice by Mail e of Hearing 4 shows e Beneficiary O JANIE ter and Notice sent t be mailed and directly on entitled to Jant to CA ırt 7.51(a)(1) urt may ct notice to iary, Diaz.

set Status WS:

ıly 23, 2015 in t 303, for the Fourth

cal Rule 7.5 if ocument is ior to the e status me off 10 ill be

ditional page~

ĒG

/19/14

ion:

Additional Page 5, Josephine Diaz (Special Needs Trust) Case No. 11CEPR00138

Petitioner prays for an Order:

- 1. Settling Trustee's Third Account and allowing, confirming and approving all acts and transactions set forth in the *Petition*;
- 2. Approving fees received by the Trustees through 1/3/2014, and authorizing the balance owed of **\$264.00**;
- Authorizing Trustees to pay their attorneys the sum of \$4,061.50 for attorney fees and costs advanced through 3/15/2014;
- 4. Accepting the resignation of Christopher Kennedy and discharging and exonerating him from further responsibility for the affairs of the Diaz SNT effective 11/15/2013.

NEEDS/PROBLEMS/COMMENTS, continued:

2. Petition states that on 1/10/2014 the Trustee used SNT funds to purchase a car to be used for transporting Beneficiary; that on 1/14/2014, Trustee entered into a written agreement (copy attached as Exhibit B) with Janie Jiminez and Joe Jiminez, sister and brother-in-law, formalizing their agreement to provide 24-hour care and supervision of Beneficiary in their home, as well as transportation of the Beneficiary for \$400.00 per month; and that Mr. and Mrs. Jimenez are registered owners of the vehicle and the Trust is shown as lienholder. Petitioner states that the Trust defines special needs as "vehicles," thus the Trust permits Trust funds to be used for this purpose. Notwithstanding that the Trust includes vehicle in such definition, this type of significant expenditure is characterized as a distribution to the Beneficiary and is accounted for on the schedule of property on hand, and Court may require Trustees to seek prior Court approval for these types of purchases rather than the Trustees taking the action without direction and authority from the Court. It appears such expenditure should be discretionary for the Court's determination based upon Trustees providing the Court with adequate information regarding the purchase, such as three price quotes from automobile dealers and taking other such precautionary measures for limiting spending of SNT assets. Further, the Care and Transportation Service Agreement between the Trustees and Janie Jiminez and Joe Jiminez appears to be a contract for which the Trustees should have sought Court approval prior to entering, particularly given that pursuant to the agreement a monthly fee is paid to the Jiminez' from the Trust, the Trust pays for the vehicle insurance (title is held by the Jiminez'), and the agreement authorizes the Jiminez' to use the vehicle for their personal transportation when the vehicle is not needed for transport of the Beneficiary.

Kruthers, Heather H. (for Public Administrator)

(1) First and Final Account and Report of Successor Administrator and (2) Petition for Allowance of Ordinary and Extraordinary Commissions and Fees and for (3) Distribution

DOD: 10-11-10	PUBLIC ADMINISTRATOR, Successor	NEEDS/PROBLEMS/COMMENTS:
	Administrator with Full IAEA, is Petitioner.	 This estate was originally opened with a fee waiver by Former Administrator Karla Dean. The following filing fees totaling \$830.00 are due prior to any distribution:
Aff.Sub.Wit.	Account period:6-18-13 through 2-5-14Accounting: \$65,150.00	- \$395 (initial petition filed 5-17-12) - \$435 (petition for distribution filed 3-25-13 by Karla Dean)
Verified Ver	Beginning POH: \$65,150.00 Ending POH: \$65,000.00 (residence) Public Administrator (Statutory): \$2,606.00 Final tax preparation: \$500.00 Public Administrator (Extraordinary): \$248.00 (1 deputy hour @ \$96/hr plus 2 assistant hours @ \$76/hr for preparation and filing of final tax return)	 Intestate heir Mary Johnson was a minor in 2012 when the estate was opened. She signed her Assignment of Interest on 4-16-13. It is unclear if she had reached 18 by that time. If not, the Court may require a new assignment to be signed, or revised distribution. Need clarification. Petitioner requests \$248.00 in extraordinary fees for preparation and filing the final estate tax return, and also requests \$500.00 for "Final Tax Preparation." Need clarification. Petitioner does not include the filing fee of \$435 for this petition in the request or payment calculation for the heirs of \$5,985.50. If requested, that brings the closing costs to a total of \$7,250.50 (including the \$435 paid for this petition
Duties/Supp Objections	Attorney (Statutory): \$2,606.00 Costs: \$25.50 (filing, certified Letters)	and the \$830 due per #1 above).
Video Receipt CI Report 9202 Order	In order to allow the beneficiaries to keep the house, they have agreed to pay the above fees totaling \$5,985.50.	
Aff. Posting		Reviewed by: skc
Status Rpt	Distribution pursuant to intestate	Reviewed on: 5-16-14
UCCJEA	succession and Assignments of	Updates:
Citation	Interest filed by heirs Hanna Johnson	Recommendation:
Y FTB Notice	and Mary Johnson (See #2): Karla Dean: A 25% undivided interest in the real property	File 6 - Johnson
	Roger Dean: A 25% undivided interest in the real property Julia Dean: A 25% undivided interest	
	in the real property Holly Jo Johnson: A 25% undivided interest in the real property	

Atty Cain, Thomas W.

Petition to Determine Heirship

DOD:		NEEDS/PROBLEMS/COMMENTS:
		CONTINUED TO 6-5-14
		Per Attorney request
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video]	
Receipt		
CI Report		
9202		
Order	_	
Aff. Posting	_	Reviewed by:
Status Rpt	_	Reviewed on: 5-16-14
UCCJEA	_	Updates:
Citation	_	Recommendation:
FTB Notice		File 8 – McPike

Knapp, Bonnie J. (for Special Administrator Eric Schloen)

Petition for Termination of Further Proceedings and Discharge of the Personal

Petition for Termination of Further Proceedings and Discharge of the Personal Representative

ERIC SCHLOEN, Special Administrator, is Petitioner. Petitioner. Petitioner states in the petition for probate originally filed on 10-25-13, it was alleged that the value of the assets of decedent subject to probate administration was nothing (\$0.00). Petitioner has diligently searched for assets but has not discovered any property of any kind belonging to the decedent and in fact at all times prior to filing to the present, the estate has been insolvent. Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Dutles/Supp Objections Video Receipt Aff. Posting Status Rpt UCCJEA Aff. Posting Status Rpt UCCJEA Citation FIB Notice ERIC SCHLOEN, Special Administrator, is Petitioner, is Petitioner. Petitioner states in the petition for probate or probate administration and legal decedent and in 12-25-13, it was alleged that the value of the assets of decedent and silication was nothing (\$0.00). Petitioner has diligently searched and in fact at all times prior to filing to the present, the estate has been insolvent. There are no costs, expenses or premiums on surety bonds incurred during administration including but not limited to funeral expenses and attorneys' fees. No requests for special notice have been filed. Consistent with Probate Code \$9202, written notice was given to DHS and FTB. The Special Administrator has concluded the reason and purpose of this estate and so there is no longer any need for continued administration. Medi-Cal eligibility has been established. Petitioner prays: 1. For an order terminating further proceedings for the administration of the estate; 2. For an order discharging petitioner as personal representative of the estate; 3. For such further orders as the Court may deem proper.	DOD: 5-1-13		SPECIAL ADMINISTRATION EXPIRES 10-30-14	NEEDS/PROBLEMS/COMMENTS:
Aff.Sub.Wit. ✓ Verified N/A Inventory PTC Subject to probate administration was nothing (\$0.00). Petitioner has diligently searched for assets but has not discovered any property of any kind belonging to the decedent insolvent. ✓ Notice of Hrg ✓ Aff.Mail w Aff.Pub. Sp.Ntc. Conf. Screen ✓ Letters Duties/Supp Objections Video Receipt CI Report Aff. Postling Status Rpt UCCJEA Citation ✓ FTB Notice originally filed on 10-25-13, it was alleged that the value of the assets of decedent sud is subject to probate administration of the estate; and piece to probate administration of the state; subject to probate administration was nothing (\$0.00). Petitioner has diligently subject to probate administration was nothing (\$0.00). Petitioner has diligently searched for assets but has not discovered any property of any kind belonging to the decedent and in fact at all times prior to filing to the present, the estate has been insolvent. There are no costs, expenses or premiums on surety bonds incurred during administration including but not limited to funeral expenses and attorneys' fees. No requests for special notice have been filed. Consistent with Probate Code §9202, written notice was given to DHS and FTB. The Special Administrator has concluded the reason and purpose of this estate and so there is no longer any need for continued administration. Medi-Cal eligibility has been established. Petitioner prays: 1. For an order terminating further proceedings for the administration of the estate; 2. For an order discharging petitioner as personal representative of the estate; 3. For such further orders as the Court may			·	
Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report Y 202 Order Aff. Posting Status Rpt UCCJEA Citation Citation FTB Notice Sp.Ntc. Pers.Serv. There are no costs, expenses or premiums on surety bonds incurred during administration including but not limited to funeral expenses and attorneys' fees. No requests for special notice have been filed. Consistent with Probate Code §9202, written notice was given to DHS and FTB. The Special Administrator has concluded the reason and purpose of this estate and so there is no longer any need for continued administration. Medi-Cal eligibility has been established. Petitioner prays: 1. For an order terminating further proceedings for the administration of the estate; 2. For an order discharging petitioner as personal representative of the estate; 3. For such further orders as the Court may	✓ Verified N/A Inventory PTC Not.Cred. ✓ Notice of Hrg ✓ Aff.Mail	W	originally filed on 10-25-13, it was alleged that the value of the assets of decedent subject to probate administration was nothing (\$0.00). Petitioner has diligently searched for assets but has not discovered any property of any kind belonging to the decedent and in fact at all times prior to filing to the present, the estate has been	
Letters	Sp.Ntc. Pers.Serv. Conf.		on surety bonds incurred during administration including but not limited to	
Receipt CI Report Y 9202 Continued administration. Medi-Cal eligibility has been established. Aff. Posting Status Rpt UCCJEA Citation FTB Notice Reviewed by: skc Reviewed on: 5-19-14 Updates: Proceedings for the administration of the estate; 2. For an order discharging petitioner as personal representative of the estate; 3. For such further orders as the Court may	LettersDuties/Supp		filed. Consistent with Probate Code §9202,	
Aff. Posting Status Rpt UCCJEA Citation ▼ FTB Notice Petitioner prays: 1. For an order terminating further proceedings for the administration of the estate; 2. For an order discharging petitioner as personal representative of the estate; 3. For such further orders as the Court may	Receipt CI Report 9202		the reason and purpose of this estate and so there is no longer any need for continued administration. Medi-Cal	
2. For an order discharging petitioner as personal representative of the estate; 3. For such further orders as the Court may	Aff. Posting Status Rpt UCCJEA		Petitioner prays: 1. For an order terminating further proceedings for the administration of	Reviewed on: 5-19-14 Updates:
	✓ FTB Notice		For an order discharging petitioner as personal representative of the estate;	File 9 - Chambers

Atty Atty

10

Teixeira, J. Stanley (for Bryan Snavely and Brad Snavely – Sons – Petitioners)

Bagdasarian, Gary G. (Court appointed for Proposed Conservatee Robert Dean Snavely, Sr.)

Amended Petition for Appointment of Probate Conservator of the Person and Estate

			TEMP (PERSON ONLY) EXPIRES 5-15-14	NEEDS/PROBLEMS/COMMENTS:
	nt from 040914	1	BRYAN SNAVELY and BRAD SNAVELY, sons, are Petitioners, and request appointment as Co-Conservators of the Person and Estate	Court Investigator advised rights on 3-4-14.
<u> </u>	Aff.Sub.Wit.		with bond set at \$712,848.00.	Note: If the petition is granted status hearings will be set as
>	Verified		Capacity Declaration of Don H. Gaede, M.D.	follows:
	Inventory		filed 03/03/2014.	• Thurs 7-10-14 at 9:00a.m. in
	PTC		Voting rights NOT affected.	Dept. 303 for the filing of the bond
	Not.Cred.		volling rights ivor directed.	and
<	Notice of Hrg		Estimated value of the Estate: Personal property - \$550,000.00	• Thurs 10-9-14 at 9:00a.m. in
>	Aff.Mail	W	Annual income - \$95,400.00	Dept. 303 for the filing of the
	Aff.Pub.	. , ,	Real property - \$1,500,000.00	inventory and appraisal and
	Sp.Ntc.		B-PP	• Thurs 10-8-15 at 9:00a.m. in
>	Pers.Serv.	W	Petitioners state they have been informed by the proposed conservatee's primary care physician	Dept. 303 for the filing of the first
~	Conf.		that the proposed conservatee suffers from	account.
	Screen		dementia. His house smells of rodent feces and	Pursuant to Local Rule 7.5 if the
>	Letters		urine. Food in the refrigerator and freezer is beyond expiration dates. He stores tools with sharp	required documents are filed 10
>	Duties/Supp		edges and blades in the house. The proposed	days prior to the hearings on the
>	Objections		conservatee cannot care for himself, prepare	matter the status hearing will come off calendar and no
ľ	Video Receipt		meals and maintain his residence in a clean and	appearance will be required.
>	CI Report		safe condition.	
	9202		The proposed conservatee attempts to pay his	
>	Order		bills, but places written checks with statement and	
	Aff. Posting		does not mail payment. P.G.&E is threatening to	Reviewed by: skc
	Status Rpt		shut off power because of unpaid bills. He makes impulsive purchases when watching television	Reviewed on: 5-15-14
	UCCJEA		and responds unquestioningly to "investment	Updates:
	Citation		offers'' received in the mail. Recently he agreed to	Recommendation:
	FTB Notice		sell some real property for at least \$40,000 less than	File 10 – Snavely
			what it is worth in a transaction where the real estate agent represents both buyer and seller.	
			3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3	
			SEE ADDITIONAL PAGES	

10 Robert Dean Snavely, Sr. (CONS/P)

Page 2

Report of Attorney Bagdasarian for Conservatee filed on 03/07/2014 states he has reviewed the Petition for Appointment of Probate Conservator of the Person filed 01/28/2014, the Court Investigator Investigation to Establish Temporary Conservatorship, the Confidential Supplemental Information filed 01/28/2014, the Amended Petition for Appointment of Temporary Conservator of the Person and Estate filed 02/28/2014 and Amended Capacity Declaration. Attorney Bagdasarian has discussed the Petition with J. Stanley Teixeira, the Attorney for the proposed Conservators Brian Snavely and Brad Snavely.

Case No. 14CEPR00078

Attorney Bagdasarian visited the proposed Conservatee on 03/03/2014 and discussed with him the matters raised in the Petitions for Appointment of the Probate Conservator of the Person and Estate. In speaking with the proposed Conservatee, he was extremely adamant that he did not feel that he required the conservatorship of the person and estate to be imposed upon him and asked that it be dismissed. Mr. Snavely's son has now moved in with him and is providing the necessary care the he needs. Mr. Snavely handles most to his own banking matters and property issues and wants to continue to do the same. While the capacity declaration indicated a mild dementia, Mr. Snavely does not believe that should effect his ability to handle his own health issues and manage his assets.

Court Investigator Julie Negrete filed a report and a supplemental report on 03/04/2014.

Petition of Compel Trustee to Account					
		KEVIN S. CAMPBELL , beneficiary, is Petitioner. Petitioner states he is an income and	NEEDS/PROBLEMS/COMMENTS: Continued from 4-9-14. As of 5-15-14, nothing further has been filed. The following issues remain:		
Co	nt from 040914 Aff.Sub.Wit.	principal beneficiary of The Jerry W. Campbell and Billie J. Campbell Irrevocable Trust dated March 28, 1991. The trust is irrevocable.	Probate Code §17201 requires the petition to list <u>all persons entitled to notice</u> . Petitioner lists the other <u>living beneficiaries</u> ; however, need clarification: Does this list include		
	Inventory PTC	Petitioner states DAVID E. ASH is the duly appointed and acting trustee. Petitioner states the trustee has not	all persons entitled to notice pursuant to §17203?		
>	Not.Cred. Notice of Hrg Aff.Mail W Aff.Pub.	made any report of information whatsoever concerning the trust for the period starting with commencement of the trust on 3-28-91 until 8-3-00. For the period 8-3-00 until 2-1-09, the trustee provided incomplete and handwritten	For example, it appears that according to the terms of the trust, spouses and issue of beneficiaries may also be entitled to notice. Some of the beneficiaries are deceased. Is anyone else entitled to notice?		
	Sp.Ntc.	information (see attached copies). All of this incomplete and handwritten	Need dates of death per Local Rule 7.1.1.D. for:		
	Pers.Serv.	information is written so sloppily that it is	- Jerry W. Campbell (trustor)		
	Screen	difficult or impossible to comprehend. Moreover, because no information has	- Billie J. Campbell (trustor)		
	Letters	been provided concerning the trust	- Randall Campbell (deceased beneficiary)		
	Duties/Supp	from 3-28-91 through 8-3-00, there is no context for understanding what little	- Ricky Campbell		
	Objections Video	incomplete information has been	(deceased beneficiary)		
	Receipt	provided.	- Jennifer Campbell		
	CI Report	Petitioner states that on or about 7-1-13 Petitioner delivered by facsimile a	(deceased beneficiary)		
~	9202 Order	written request for information pursuant to Probate Code §§ 16062 and 16063. To date, the trustee has failed and refused to prepare and provide Petitioner with the requested account. Petitioner prays for an order:	3. The attached copy of the trust is blank at various pertinent sections, such as the amount initially transferred, the appointment of a trustee, the amount initially received by the trustee, and Schedule A. Need clarification: Is a complete copy of the trust available?		
		1) Compelling David E. Ash as trustee to prepare and file with this Court an account of the trust since its commencement on 3-28-91, including copies of any and all documents that support, substantiate, or evidence any item set forth in the accounting;	4. According to the terms of the trust, the trust was to be split into six separate trusts for each beneficiary upon the deaths of the trustors. However, Petitioner appears to be requesting accounting for the original trust since its inception through the present.		
		Instructing David E. Ash to petition this Court for the settlement of the account and give notice of the hearing on the petition;	The Court may require clarification regarding the requested account period and for which trusts. <u>SEE ADDITIONAL PAGES</u>		
	Aff. Posting	3) For such attorney fees and costs as	Reviewed by: skc		
	Status Rpt	For such attorney fees and costs as may be allowable by law; and	Reviewed on: 5-15-14		
	UCCJEA Citation		Updates: Recommendation:		
	FTB Notice	4) For all other orders the Court deems proper.	File 11 – Campbell		
	11				

11 Jerry & Billie Campbell Irrevocable Trust 3-28-91 Case No. 14CEPR00124

Page 2

NEEDS/PROBLEMS/COMMENTS (Continued):

5. Probate Code §17000(b)(7)(B) allows petition under this section if the trustee has failed to provide the requested information within 60 days after the beneficiary's reasonable written request.

Petitioner states he faxed a request to the trustee on or about <u>July 1, 2013</u>, and to date the trustee has failed and refused to prepare and provide the requested account.

<u>However</u>, the copy of the letter at Exhibit C does not indicate any fax number or designation (i.e., "sent via facsimile") or fax confirmation data on the page, and Petitioner also does not indicate whether the communication was followed up via regular or certified mail, or telephone call, or whether he was able to confirm receipt of the fax.

Further, the copies of the ledger information provided by the trustee appear to be dated as late as <u>November 2013</u>, which is <u>after</u> the date of the request. This indicates that the copies may have been provided in response to the request.

If so, need clarification as to whether reasonable written request was made <u>after</u> receipt of the ledgers in response to the letters, providing time for response pursuant to Probate Code §17000(b)(7)(B).

- 6. The copy of the letter at Exhibit C is addressed to David Ash at an address on Locust Avenue; however, Notice of Hearing for this matter was sent to an address on Herndon Avenue. The Court may require clarification or continuance for proper notice.
- 7. The proposed order includes his filing costs and attorney fees in the amount of \$1,500.00. The Court may require an itemized declaration regarding the fees from the attorney.

Rube, Melvin K. (for Karen Green – Petitioner – Daughter)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DC	D: 03/06/2014	KAREN GREEN, named executor/daughter	NEEDS/PROBLEMS/COMMENTS:
		without bond, is petitioner.	
		Sole heir waives bond.	Proposed personal representative is a
		Sole rieli waives boria.	resident of Texas. Probate Code
Со	nt. from	Petitioner is a resident of Forney, Texas.	§8571 states notwithstanding a
✓	Aff.Sub.Wit.		waiver of bond, the court in its discretion may require a nonresident
1	Verified	Full IAEA – o.k.	personal representative to give a
Ě		Will dated: 07/30/2006	bond in an amount determined by
	Inventory	Codicil: 10/03/2013	the court.
	PTC No. d	=	1110 00011.
	Not.Cred.	Residence: Orange Cove	
✓	Notice of Hrg	Publication: The Business Journal	
✓	Aff.Mail W	Estimated value of the Estate:	
✓	Aff.Pub.	Personal property - \$23,800.00	
	Sp.Ntc.	Real property - \$120,000.00	Note: If the petition is granted status
	Pers.Serv.	Total - \$143,800.00	hearings will be set as follows:
	Conf.	Probate Referee: Rick Smith	 Wednesday, 10/15/2014 at
	Screen	=	9:00a.m. in Dept. 303 for the filing
✓	Letters		of the inventory and appraisal
✓	Duties/Supp		<u>and</u>
	Objections		• Wednesday, 07/15/2015 at
	Video		9:00a.m. in Dept. 303 for the filing
	Receipt		of the first account and final distribution.
	CI Report		
	9202		Pursuant to Local Rule 7.5 if the required
✓	Order		documents are filed 10 days prior to the
			hearings on the matter the status hearing
			will come off calendar and no
	Aff. Posting	-	appearance will be required. Reviewed by: LV
	Status Rpt	-	Reviewed by: LV Reviewed on: 05/19/2014
	UCCJEA	-	Updates:
	Citation	1	Recommendation:
	FTB Notice	1	File 12 - Christian
	<u> </u>	<u> </u>	12

Shelly Blum (CONS/PE)
Wright, Janet L. (for Conservator Gerald H. Blum)
Status Hearing Re: Accounting

	GERALD H. BLUM, Father, was appointed Conservator of the Estate on 4-7-88.	NEEDS/PROBLEMS/COMMENTS:
	The Conservator's 7 th Account was settled on 3-20-12.	Need 8 th Account or written status report per local rules.
Aff.Sub.Wit.	On that date, the Court set this status hearing for the filing of the 8 th Account.	
Inventory PTC		
Not.Cred.		
Notice of Hrg		
Aff.Mail Aff.Pub.		
Sp.Ntc. Pers.Serv.		
Conf. Screen		
Letters		
Duties/Supp Objections		
Video Receipt		
CI Report 9202		
Order		
Aff. Posting Status Rpt		Reviewed by: skc Reviewed on: 5-19-14
UCCJEA Citation		Updates: Recommendation:
FTB Notice		File 13 - Blum

Kruthers, Heather H (for the Public Administrator/Successor Administrator)
Status Hearing

Cont. from 102913 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen	PUBLIC ADMINISTRATOR was appointed on the court's own motion as Successor Administrator on 7/31/13. JULIE FULCHER, ex-wife, was appointed as Administrator with Full IAEA without bond on 8/23/11. Ms. Fulcher was removed and the Public Administrator appointed on 7/31/13. The intestate heirs are the Decedent's two children, one of whom is a minor.	1. Need petition to close the estate or current written status report pursuant to Local Rule 7.5 which states in all matters set for status hearing verified status reports must be filed no later than 10 days before the hearing. Status Reports must comply with the applicable code requirements. Notice of the status hearing, together with a copy of the Status Report shall be served on all necessary parties.
Letters Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 5/16/14
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 14 – Fulcher

14

Devin Joseph Singleton (GUARD/P)

Atty Singleton, Lakeysha R (Pro Per – Petitioner – Mother)

15

Petition for Termination of Guardianship

Ag	e: 10		LAKEYSHA SINGLETON, mother is petitioner.	NEEDS/PROBLEMS/COMMENTS:
	nt. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters		KIMBERLY ANN BUSH, maternal grandmother, was appointed guardian on 10/07/2013. Served by mail on 04/19/2014. Father: DETRICK SINGLETON Paternal grandfather: Not listed Paternal grandmother: Patricia Brown Maternal grandfather: Not listed Petitioner does not provide a reason why termination of the guardianship is in the best interest of the minor. Court Investigator Jennifer Daniel's report filed 05/14/2014.	 Petition is incomplete. Petitioner does not provide a reason why termination of the guardianship is in the best interest of the minor. Need proof of service fifteen (15) days prior to the hearing of the Notice of Hearing along with a copy of the Petition for Termination of Guardianship or consent and waiver of notice or declaration of due diligence for: Detrick Singleton (Father) Paternal Grandfather (Not Listed) Patricia Brown (Paternal Grandfather) Maternal Grandfather (Not Listed)
■	Objections Video Receipt CI Report			
	9202			
√	Order			
	Aff. Posting			Reviewed by: LV
	Status Rpt			Reviewed on: 05/19/2014
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 15 - Singleton

Petition for Appointment of Probate Conservator of the Person (Prob. C. 1820, 1821, 2680-2682)

			TEMP EXPIRES 5-21-14	NEEDS/PROBLEMS/COMMENTS:
Col	nt from 041614		ALICIA DIAZ-REYES , Sister, is Petitioner and requests appointment as Conservator of the Person with medical consent powers.	Court Investigator advised rights on 4-4-14. Voting rights affected
	Aff.Sub.Wit.		Voting rights affected	- Need minute order
~	Verified			
	Inventory		A Capacity Declaration was attached to the	Note: It appears that all issues
	PTC		petition.	previously noted have been cured.
	Not.Cred.		Petitioner states the proposed Conservatee is	Corcu.
~	Notice of		diagnosed with Waardenberg Syndrome and	
	Hrg		SCA-2 and also suffers from seizures. When last	
~	Aff.Mail	W	tested, she functioned at the cognitive ability	
	Aff.Pub.		of a 5-6 year old child. The proposed Conservatee requires constant care and is	
	Sp.Ntc.		never left alone. She is nonverbal but knows	
~	Pers.Serv.	W	certain basic signs in American Sign	
~	Conf.		Language. The proposed Conservatee	
	Screen		attends high school special education in	
~	Letters		Fresno. She is considered severely	
~	Duties/Supp		developmentally delayed. Petitioner believes her cognitive abilities have decreased since	
	Objections		her last assessment, which was several years	
	Video		ago.	
	Receipt			
~	CI Report		Court Investigator Samantha Henson filed a	
	9202		report on 4-9-14.	
_	Order			Daviewe d han de-
	Aff. Posting			Reviewed by: skc
	Status Rpt UCCJEA			Reviewed on: 4-15-14
	Citation			Updates: Recommendation:
 	FTB Notice			File 16 – Duarte
	אטווטאו פו ו			THE 10 - DUGHE

Atty Kee, Linda (Pro Per Maternal Grandmother)
Atty Kee, Dennis, Sr. (Pro Per Maternal Grandfather)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

			NO TEMP REQUESTED	NEEDS/PROBLEMS/COMMENTS:
			110 ILMI REGOLDIED	THE STEINING COMMENTS.
			DENNIS and LINDA KEE , Maternal	Need Confidential Guardian Screening
			Grandparents, are Petitioners.	Form GC-212 for Petitioner Dennis Kee, Sr.
				2. Need completed Confidential Guardian
-	Aff.Sub.Wit.		Father: DANTE HATCHER	Screening Form GC-212 for Petitioner
-			Mother: JASMIN KEE	Linda Kee. (The Confidential Guardian
Ě	Verified		Paternal Grandfather: Not listed	Screening Form filed 3-19-14 for Petitioner Linda Kee is incomplete at #1 - Social
	Inventory		Paternal Grandmother: Not listed	Security number, driver's license number,
	PTC			telephone, etc.).
	Not.Cred.		Siblings: Jeashun Kee, Desmond	2 Nood Notice of Heaving
	Notice of	Χ	Hatcher	3. Need Notice of Hearing.
	Hrg	V	Petitioners cite "alcoholism" as the	4. Need proof of personal service of Notice
		Χ	reason guardianship is necessary.	of Hearing with a copy of the petition at
	Aff.Pub.		Petitioners will look out for the safety	least 15 days prior to the hearing <u>or</u> consent and waiver of notice <u>or</u>
	Sp.Ntc.		of the child.	declaration of due diligence on the
		Χ		parents:
	Conf.	Χ	Court Investigator Jennifer Daniel	- Dante Hatcher (Father)
	Screen		filed a report on 5-14-14.	- Jasmin Kee (Mother)
<u> </u>	Letters			5. Need proof of service of Notice of
<u> </u>	Duties/Supp			Hearing with a copy of the petition at
	Objections			least 15 days prior to the hearing <u>or</u>
	Video			consent and waiver of notice <u>or</u> declaration of due diligence on the
	Receipt			following relatives:
×	CI Report			- Paternal Grandfather
Y	Clearances			- Paternal Grandmother
~	Order			6. Need completed UCCJEA (Form GC-
				120). The UCCHEA filed 3-19-14 is
				incomplete and does not provide the
				minor's residence history for the past five
	A# Dooling			years.
	Aff. Posting			Reviewed by: SkC
	Status Rpt UCCJEA			Reviewed on: 5-19-14 Updates:
-	Citation	Χ		Recommendation:
	FTB Notice			File 18 - Hatcher
L	11B NOIICE			The 10 - nuicher

Pro Per Hollins, Gilbert (Pro Per Petitioner, maternal grandfather)
Pro Per Hollins, Denise (Pro Per Petitioner, maternal grandmother)

Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)

Age: 3 years		TEMPORARY GRANTED EX PARTE EXPIRES 5/21/2014	NEEDS/PROBLEMS/ COMMENTS:
		General Hearing set for 7/7/2014	
		DENISE HOLLINS and GILBERT HOLLINS, maternal	
Cont. from	ı	grandparents, are Petitioners.	
Aff.Sub.Wit.		Fortheam, MARRIA DEAN VICKS, ID., is a read with a company	
✓ Verified		Father: MARIIO DEAN VICKS, JR.; personally served 5/14/2014.	
Inventory		3, 1, 2, 1, 1	
PTC		Mother: DENISHA HOLLINS ; personally served	
Not.Cred.		5/10/2014.	
✓ Notice of		Patarnal grandfather: Deceased	
Hrg		Paternal grandfather: Deceased Paternal grandmother: Kimya Cleveland; personally	
Aff.Mail		served 5/14/2014.	
Aff.Pub.			
Sp.Ntc.		Petitioners state Mario has lived with them since his	
✓ Pers.Serv.	W/	birth, and they have strongly bonded with him.	
✓ Conf.		Petitioners state they left the child with his mother on 4/28/2014 because she wanted to keep him that day,	
Screen		and when his grandfather (Petitioner Gilbert Hollins)	
Letters		went to check on the both of them, his mother was not	
✓ Duties/Supp		there, the door was wide open with two men inside	
✓ Objections		with Mario, and three men were outside the door, so Petitioner brought him home and said some things	
Video		happened to Mario. Petitioners called CPS and the	
Receipt		Fresno Police Department, and for Mario's safety he	
CI Report		was placed in foster care overnight because his mother would not cooperate with the officers.	
9202		Petitioners state the next day, CPS had a meeting with	
Order		the mother, then CPS spoke with Petitioners, and told	
Aff. Posting		Petitioners they had to give Mario to his mother	Reviewed by: LEG
Status Rpt		because no one has custody of Mario. Petitioners state	Reviewed on:
		Mario knows that he is not home, as the Petitioners'	5/19/14
✓ UCCJEA		home is his home. Petitioners state Mario's father was in his life for about 2 months after he was born, then the	Updates:
Citation		mother stopped talking to his father in about 2010, and	Recommendation:
FTB Notice		Mario has only seen his father [on specified dates] in	File 19 - Hicks
		the past few years.	
		~Please see additional page~	

First Additional Page 19, Mario Dean Vicks III (GUARD/P) Case No. 14CEPR00414

Objection to Guardianship filed by MARIO DEAN VICKS, JR. on 5/15/2014 states:

- The Petitioners state that he hasn't been in Mario's life when Mario was a baby;
- That is not true; he was there before he was born and after, doing the best that a young father could do;
- He admits that he had a drawback of immaturity when Mario was about 6 months and he wasn't acting responsible for his son, but after he did snap back into reality he started to make efforts to be in his son's life, and so far he has been to every one of Mario's birthdays and he had him for almost every holiday since Mario was a baby;
- Mario has also been spending time with him on the weekends, and with his other siblings as well:
- He is the best choice of who Mario should be with, and he believes every child should have their parents in their lives because he knows exactly what it's like not to have both;
- When he was around the same age as Mario, he was in foster care so when that incident happened to his son and he found out that Mario was taken from his mother by CPS and put in a foster home, it took him back and for him all he can remember is wanting his parents, so he knows what Mario must have been going through;
- He knows he would be best with him and his fiancé, who he has been with for 4 years and who has been very supportive in making sure his kids were in his life and him in theirs;
- When Mario is with he and his fiancé, Mario is in a stable home and is safe with his 2 step sisters and blood-related baby sister, with his own room and every else a kid should have;
- With his family's support, he has become a very well-respected father to his kids, including his 2 wonderful step-girls he has raised since they were 2 years and 8 months;
- Mainly because of the girls, he has become a better father towards his own over the years;
- Mario knows him and loves him, and he knows Mario does love and adore his grandparents, but he thinks the responsibility of raising Mario goes to him as Mario's parent unless evidence proves that both of them are unable to do so;
- He is very able to care for Mario and he and his fiancé do everything as a family, even when they want to go out by themselves they always bring their kids with them;
- He and his fiancé live in a housing program allowing them to have an affordable 3 bedroom apartment, and the in the program they both attend couple's counseling, parenting classes, and group classes; the program advisors also check on them twice a month with in-home visits and the apartment is a gated community with security cameras making it a safe environment for them;
- He and his fiancé buy Mario clothes, and made sure he had asthma medicine and got to the doctor when neither his grandparents or mother could;
- He hopes that his statements will show that he is qualified to be a good father and that he is the one that Mario should be with; the thanks the Court for its consideration of him
- Petitioner attached photos and 4 letters of character reference for the Court's consideration, including from Turning Point of Central California.

Objection to Guardianship filed by KIMYA CLEVELAND, paternal grandmother, on 5/15/2014 states Mario should be raised by his father rather than his grandparents; his father is a responsible parent and there is no reason why Mario should not be with his father if his mother is unable to care for him.

~Please see additional page~

Second Additional Page 19, Mario Dean Vicks III

Case No. 14CEPR00414

Petitioners filed on 5/19/2014 a Declaration describing the events that took place with Mario after the Petitioners finally obtained custody of him on 5/9/2014 with their temporary Letters [granted ex parte], including Mario having severe throat pain and Petitioner taking him to the hospital on 5/10/2014 and his diagnosis was strep throat and Scarlet Fever; Mario telling Petitioners that his mother was dead and demonstrating as if someone was swinging and fighting to show them how she was killed; telling Petitioners that his mother was "a boy" and that the woman [Dominique Jetton] who his mother lives with told him not to eat any food at Petitioner's home; telling Petitioners that his mother made a dog lick his private parts and that his mother hurt him and his not his friend; and that his mother left him with the same man called "Uncle Pops" who had molested him and put a knife up to Mario and told him to "stay with your mama" and Mario was very frightened. Petitioners would like the Court to know these things that happened to Mario after CPS placed him back with his mother.

Pro Per

20

Crawford, Jamie M. (Pro Per Petitioner, paternal grandmother)

Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)

Ag	e: 7 years		TEMPORARY GRANTED EX PARTE EXPIRES	NEEDS/PROBLEMS/COMMENTS:
			5/21/2014	
			Compared the prince and for 7/0/0014	1. Need Notice of Hearing.
			General Hearing set for 7/8/2014	2. Need proof of five (5)
Со	nt. from		JAMIE M. CRAWFORD, paternal grandmother, is	court days' notice by
	Aff.Sub.Wit.		Petitioner.	personal service of the
1	Verified			Notice of Hearing with a
Ě	les conton c		Father: TRAVIS A. STEMEN	copy of the Petition for
	Inventory		AA - H CARALLAACORE	Appointment of
	PTC		Mother: SARAH MOORE	Temporary Guardian, or Consent to
	Not.Cred.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Paternal grandfather: Carl D. Stemen	Appointment of
	Notice of	Χ	r diemar grandramer. Gan 2. elemen	Guardian and Waiver of
-	Hrg Aff.Mail		Maternal grandfather: Unknown	Notice, or a Declaration
			Maternal grandmother: Unknown	of Due Diligence for:
	Aff.Pub.			 Sarah Moore,
-	Sp.Ntc.	\ \	Petitioner states she needs immediate	mother;
	Pers.Serv.	Χ	guardianship as the father was arrested on 5/6/2014, after a situation where the father, who	 Travis A.
✓	Conf.		has a history of drug addiction, became	Stemen,
-	Screen		outraged and pushed Petitioner and grabbed	father.
	Letters		Aaron by the ear, and during the father's arrest	
✓	Duties/Supp		the police found drugs at a warehouse where he	
	Objections		had been squatting. Petitioner states the mother	
	Video		suffers from mental illness and has a long history of drug addiction, and she has not been in the	
	Receipt		child's life since 2009 when she abandoned him.	
	CI Report		Petitioner states CPS strongly urged Petitioner to	
	9202		file this guardianship in order to protect the child,	
	Order		as the last time the mother saw the child she	
	Aff. Posting		absconded with the child and returned him in	Reviewed by: LEG
	Status Rpt		filthy conditions.	Reviewed on: 5/19/14
✓	UCCJEA		Petitioner filed on 5/8/2014 copies of school	Updates:
	Citation		records; and a letter regarding the requests for	Recommendation:
	FTB Notice		at least 6 parent-teacher conferences to meet	File 20 - Steman
			regarding concerns about the child's academic	
			and emotional progress, which attempts were	
			not successful.	